

M. Peca 03/29/11 2 (Colloquy Precedes.) 3 (Witness Enters Room.) 4 (Time Noted: 10:20 a.m.) MICHAEL PECA, called as a witness, having been 5 first duly sworn by the Foreperson of the 6 7 Grand Jury, was examined and testified as 8 follows: BY MR. DEVLIN-BROWN: 9 10 Please state an spell your full name for the 11 record. 12 Michael, M-I-C-H-A-E-L, Anthony, A-N-T-H-O-N-Y, 13 Peca, P-E-C-A. Mr. Peca, I'm an Assistant United States 14 Attorney -- my name is Arlo Devlin-Brown -- that just 15 16 means I'm a federal prosecutor. You've been subpoenaed to testify to this Grand 17 Jury about potential violations of federal law, 18 including laws relating to securities fraud, bank fraud, 19 other types of fraud offenses. 20 If this Grand Jury uncovers evidence of 21 criminal activity it can return indictments on those 22 charges or any other charges of federal law that it 23 finds evidence of. 24 25 I want to advise, you first of all, I'm sure you know this, you're not a target or subject of this 26 FINK & CARNEY

M. Peca 03/29/11

Grand Jury inquiry. You've been subpoensed solely because we believe you may have information relevant to it as a witness. I wanted to give you some piece of mind there and explain that to you.

You did receive, I guess, from your lawyer a subpoena for today; is that correct, Mr. Peca?

- A Did I get it from him?
- Q Yes.

- A No, to my home in Buffalo.
- Q Okay. We're going to get started in a few minutes. I'll give you an overview of things I'll talk about, I'll ask you questions about your background, then we're going to ask you questions about various financial investments that you've made, some of the people you've entrusted with money, and go over some documents as well. Okay?
 - A Okay.
- Q Before I do that I want to advise you of rights and responsibilities you have before the Grand Jury, just so you understand how it works. I'm sure you may have gone over some of these things with your attorney, but it's a good idea to do it on the record as well. Okay?
 - A Okay.
 - Q So, first of all I'm sure you understand you

1	M. Peca 03/29/11
2	have a right not to incriminate yourself. Do you
3	understand that?
4	A I do.
5	Q So if you believe that a truthful answer to a
6	question would incriminate you, you have the right to
7	refuse to answer that question. Do you understand?
. 8	A I do.
9	Q Do you understand that your testimony is taken
10	down here by a court reporter?
11	A I do.
12	Q You're not recording this yourself in any way?
13	A No, they took everything I had at the front
14	door.
15	Q They do it to the Grand Jurors too.
16	So you understand then that the testimony taken
17	down can be used in any kind of proceeding?
18	A Yes.
19	Q Do you have an attorney representing you in
20	this matter?
21	A Yes.
22	Q Who is your attorney?
23	A Ronald Richards.
24	Q Does he represent anyone else connected to
25	these issues?
26	A The other two gentlemen here today, Turner
a l	FINK & CARNEY

	1	M. Peca 03/29/11 5
	2	Stevenson and Darryl Sydor.
١	3	Q Do you know if he now or previously represented
	4	anyone else connected to this Grand Jury's inquiry?
	5	A Not that I'm aware of.
	6	Q Do you know, for example, if he's represented
	7	Phillip Kenner?
	8	A I believe he has.
	9	Q Do you have any understanding as to whether he
	10	continues to represent him?
	11	A That I'm not sure.
	12	Q As you probably were told, your attorney is not
	13	allowed inside of the Grand Jury room. But I want to
	14	advise you that if you want to talk to him at any point,
	15	whether because there is a particular question or if you
9	16	need to go to the bathroom you don't to talk to him
	17	for that let us know and let the Foreperson know and
	18	she'll give you a break.
	19	A Great.
2	20	Q Do you understand that you're required to give
4	21	truthful, non-misleading testimony to this Grand Jury?
2	22	A Yes.
2	23	Q Do you understand that if you make any false
2	24	statements or give misleading testimony under oath, you
2	25	could be prosecuted for perjury or making false
2	26	declarations to a Grand Jury?
	Ł	FINK & CAPNEY

1 M. Peca 03/29/11 2 A Yes, I do. .3 Do you understand everything that I've asked 4 you so far? 5 A I have.. б Let me advise you of one other thing before we start. The Grand Jury proceedings are secret. No one 7 in this room, with the exception of you, is allowed to 8 reveal what you've said, here absent a court authorizing 9 it. So your testimony is secret. You can share it with 10 whoever you want, but no one else will know what your 11 testimony is unless you do so or a court orders it. 12 If I tell my wife, it's not a big deal? 13 1.4 0 It's up to you. Who knows that you're testifying here today? 15 Who else knows, just my wife and the guys that 16 A 17 are in the other room. 18 O Does Phil Kenner know? 19 I believe he does, yes. 20 Why do you believe he knows? Q 21 I think he was scheduled to come and speak to A somebody and it was postponed because of this proceeding 22 23 today. 24 Let's go over -- start with a little background about yourself. Where are were you born? 25 26 I was important in suburb of Toronto, Ontario, Peca does not say "BECAUSE Kenner FINK & CARNEY prepped me last REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500 night on the phone for this testimony" -like he misled the

EDNY court 4 years

later (2015)...

1 M. Peca 03/29/11 2 Canada. 3 You're a Canadian then? Dual citizen, I live in Buffalo, New York and a 4 5 U.S. citizen as well. 6 You've had a long career in hockey? 7 A Played 15 years. 8 Where did you start your hockey career? Q I started in Vancouver, British Colombia, then 9 spent time in Buffalo, New York, New York Islanders, 10 11 Edmonton, Toronto and Columbus. 12 Have you played in the NHL at some point? 13 That was the 15 years, yes. 14 All 15 was in NHL? 15 Yes. 16 Q What are you doing presently? 17 Presently I do some on-air analysis work up in Toronto for NHL. I sit on various charitable boards, 18 19 and coach youth hockey. 20 Where do you coach youth hockey? 21 In Buffalo. Let's start off with Phil Kenner, when did you 22 23 first meet Mr. Kenner? I first met Phil Kenner from my first agent I 24 had when I turned professional, Anton Thun, either in 25 '95 or '96, my first year in Buffalo. I believe there 26 FINK & CARNEY

1 03/29/11 M. Peca was a meeting at my house. I had started making a lot 2 of money at that point and wanted to get into a program 3 where I was budgeting myself and responsible with my 4 So I was introduced to him; I think several of 5 Anton Thun's clients were. And then we started working a relationship from that point on. 7 Did you come to any agreement with him at that 8 meeting or shortly after with Mr. Kenner about what 9 services he performed for you? 10 11 I'm sure I did, yes, I don't recall the exact. transaction but I started working with him. I'm sure 12 13 that took place before. What was it in general that he started doing 14 15 for you. Just helping me manage money, budget myself, 16 and trying help me secure a future. 17 Does that mean he would sort of have access to 18 your bank accounts and would tell you, give you the 19 money to use and say you need to spend more or less? 20 Not my savings or checking account. But it was 21 a case where I believe at the time it might have been 22 Wells Fargo was the bank that held, whether it was 23 investing in Pepsi Cola or whatever it was. And my 24 paychecks would go there and I would get wired to my 25

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account from those paychecks whatever I needed to pay

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1 M. Peca 03/29/11 utilities and daily expenses, things of that nature. I 2 didn't have an abundance of money in my checking account 3 that would force me to want to spend it. 4 You would have in your checking and savings 5 account your day-to-day living expenses. Then stuff you б were putting away for the long-term in some other account? 9 A Correct. 10 This other account was one that Phil Kenner 11 managed? 12 A Yes. 13 Did he have any kind of company when he 14 started? At the time I believe he was working with State 15 Street Capital out of Boston. I think that was the 16 house. There was a gentleman I dealt with there, I 17 can't remember his name though, it was State Street 18 19 Capital in Boston. Would you get statements on what the investment 20 account was in? 21 22 A Every month. What kind of authority did -- let's start at 23 the beginning -- did Phil Kenner have authority in terms 24 of how he could invest that money in that account? 25 26 I won't say a full autonomy, but he had power FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

10 1 M. Peca 03/29/11 of attorney to help me. If I needed to send money, he 2 3 could to it on my behalf. What if he had an investment idea? To take your example, buy Pepsi Cola, was that something he 5 needed to check with you first to see if you wanted to 6 do it, or did he have authority to just make investment 7 8 decisions on your behalf? 9 I think when it comes to that level of investing, whether money to goes to Pepsi or Disney, I 10 didn't need to know the details. I didn't have 11 12 experience in that area. Do you still use Phil Kenner as an investment 13 14 adviser? I don't. I've been retired for two years and 15 Greenberg Gram out in California handles that stuff. 16 How long has Greenberg Gram been handling --17 They've managed my account for quite a few 18 19 years now. How did Mr. Kenner, to your knowledge, earn 20 money for performing these services for you? What was 21 22 your arrangement? A There was a percent, I can't remember the exact 23 amount, about \$50,000 a year. The reason I stopped 24 using him, because I was done I had started handling my 25 own insurance issues, mortgage issues. When I was 26

1 11 M. Peca 03/29/11 playing I didn't have the time or the ability to do a 2 lot of that myself. He was able to do a lot of that for 3 me. It just got to the point where my wife and I were 4 able to do that stuff. We didn't require the services 5 6 so we ceased the relationship. Q When was that? 8 A Two, three years ago. 9 Was it a flat fee or? Q Percentage-based, it worked out to about 12,500 10 11 a quarter. 12 Was it a percentage of the money that he had, Q that he was managing for you? 13 14 A Correct. Did he get any additional money, as far as you 15 know? If he made transactions with the money would he 16 17 get a percentage? 18 No, not that I'm aware of. Do you know if he ever put your money into 19 projects where he had a personal interest? 20 No. More than -- other personal interest as 21 far as him getting a kickback-type scenario? 22 I mean him investing your money into say a 23 company he owned or that he had some kind of ownership. 24 . 25 in? 26 A No. FINK & CARNEY REPORTING AND VIDEO SERVICES

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12 1 M. Peca 03/29/11 2 You're not aware of any situation? 0 3 A No. What about what you were talking about, 4 5 kickback scenario? 6 Not that I'm aware of. 7 Some of your money just going to just stocks Q 8 and bonds? 9 Primarily. A What about other types of investments that 10 Mr. Kenner made for you? 11 I didn't start getting into outside the stock 12 A market and bonds until it was about 2002, 2003. 13 14 What happened in 2002, 2003? I made my first investment in a company 15 TechNeck. The president at the time was Bob Thompson. 16 And it was a telecommunications company that basically 17 put cable lines into schools for educational purposes. 18 That was my first venture outside of the stock market, 19 20 Who recommended Tech Connect to you? Q 21 Phil Kenner brought the idea to me. 22 How much money did you invest into it? 0 23 \$250,000. 24 Are you aware of whether the investment made 25 money or not? 26 It was promising at the start. Unfortunately, FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

1 M. Peca 03/29/11 13 the war took place and Federal funding dried up for 2 educational funding. The company was acquired by Dime 3 Tech. What happened to your investment, did you get 5 any of it back? 6 7 No, we did not. 8 What is the next sort of company that you Q 9 invested in? 10 In chronological order --11 If you can't do chronological. 12 I can't recall now. Forget the next one, what are some of the other 13 Q 14 ones that you invested in? 15 Impact was a protective equipment company based out of New Jersey. Then we started getting into some 16 17 real estate ventures. 18 Let's talk about Impact a little bit. 19 recommended that to you? 20 A gentleman by the name of Tim Garn, who I met 21 in New York. 22 How did you meet Tim Garn? 23 Acquaintance of mine, guys that played football at University of Maryland knew the guy, Mark Monica, who 24 is, I think he worked for Rye Dell Protective Equipment. 25 26 He's an engineer who came up with a product, thinner, FINK & CARNEY REPORTING AND VIDEO SERVICES

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14 1 M. Peca 03/29/11 more stream-lined equipment. And, again, the concept 2 seemed pretty good, quite a demand for it. Something I 3 was interested in getting involved with. 5 Protective equipment, what are you talking . Q 6 about? Football shoulder pads. A Did Phil Kenner have anything to do with that 8 9 investment? I don't know to what level, no. I know he 10 was -- I would talk to him about it because he was my 11 12 adviser at the time, Did you bring him the company as an idea or did 13 he bring it to you? 14 He had a relationship with Tim Garn at the time 15 16 or got to know him at that point. 17 How much did you invest in Impact? 18 \$100,000 at the time. ·A 19 Did you invest more later? Õ 20 I believe I put in another \$100,000 a year or A 21 two later. 22 Q What time of year? 23 That was early after the TechNeck investment, so maybe 2003-ish. I was still in Long Island, New York 24 25 at the time. 26 What happened to that investment? FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

1 15 M. Peca 03/29/11 2 I just got a notice probably four months ago that they weren't paying the rent and the doors were 3 locked shut on them. 4 5 Before we get to real estate, any other companies that you remember investing in through Phil 6 7 Kenner? 8 No, not at the time. 9 You invested in real estate deals as well? 10 I did. A Before we get into them in detail, just go over 11 Q each one so I know what we're talking about. What are 12 13 the real estate deals? In chronological order there was El Rosario in 14 15 Baha, Mexico. 16 Did that have any other names? 17 Demonte Delmar. 18 That was the first one? 0 19 A Correct. 20 What was the next one? 0 21 Next one was in Hawaii. A 22 What about Cabo San Lucas? 23 A That was after that, yes. 24 Next one is that Hawaii? 25 A Correct, Demonte Cabo San Lucas. 26 San Lucas is not Hawaii? FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

16 1 03/29/11 M. Peca No, that's not Hawaii; the other Mexico one. 2 A 3 Hawaii is which one? 4 · Little Isle. 5 Was it Little Isle IV? 6 Yes. 7 Any others in Hawaii? 8 A No. 9 Any other real estate projects? 10 Not that I can recall. Any other investments at all that you can 11 recall through Phil Kenner other than the two companies 12 you mentioned, the three real estate deals, and of 13 course just buying stock and bonds things of that 14 15 nature? This would be a good time to speak to my lawyer 16 to help me refresh. I know there is a couple, I don't 17 18 want to miss them. 19 MR. DEVLIN-BROWN: That's fine. 20 THE FOREPERSON: You're excused. 21 (Witness Temporarily Excused.) 22 (Time Noted: 10:43 a.m.) 23 24 25 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

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2	(Colloquy Precedes.)
3	(Witness Enters Room.)
4	(Time Noted: 10:43 a.m.)
5	THE FOREPERSON: I remind you, you are still
. 6	under oath.
7	BY MR. DEVLIN-BROWN:
8	Q Mr. Peca, you said you needed to speak with
9	your attorney to see if it prompted your memory on any
10	companies?
11	A Yes. Two other ones, one at that time was
12	small investment in a kind of technology company but
13	more of a gaming company. It was Code Fire to start
14	then Technique Digital Arts. As well as I think that
15	was it.
16	Q One other company was Technique Digital Arts?
17	A Yes
18	Q Who brought that to your attention?
19	A It was presented to me by Phil.
20	Q How much money did you invest?
21	A \$116,000, something like that.
22	Q What happened to that investment?
23	A It didn't work out.
24	Q When did you make that investment?
25	A It round the same time, 2004, 2005. I want to
26	say they were my very much they were presented to me.
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18 M. Peca 03/29/11 2 On all of them, through all the times, I made the final I may have not done as much due diligence 3 decision. that some may have done. It's not like I had to say yes 5 I made the decision to say, yeah, I want to or forced. 6 Based on the money I was making at the time it do that. 7 didn't bother me to invest those kinds of dollars. 8 For any of these three companies you mentioned Q did, since you were making the investment decision 9 yourself, did you receive materials from the companies 10 how your investment would be used? What the plans were 11 12 for? 13 I would get updates on the plans. To say -- I mean, it was a long time ago. I can't remember if I got 14 all the documents for all the companies, but I was 15 getting, I would get updated from time to time, sure. 16 17 That's after you made the investment? 18 Correct. 19 Before you made the investment did you receive any materials from the companies, memos, brochures, 20 anything that would guide you in making your investment 21 22 decision? Some I did, some I didn't. 23 24 Q Do you remember any you did? I remember getting Impact, getting information 25 background on the founder of the product, Mark Monica, 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

19 1 M. Peca 03/29/11 2 who developed the product. That one in particular allowed me to make a decision that I was comfortable 3 4 with. 5 Were you buying stock in the companies or do Q 6 you know? 7 We were making investment in getting a share in 8 the company. Let's talk about the real estate -- before we 9 do that. Your investment account or accounts what banks 10 11 have you had those funds out over the years? 12 I believe just the two -- I'm not sure. State Street back in the time if it was Wells Fargo. Then it 13 was Wells Fargo a long time. Now it's at Schwab. 14 15 That holds what kind of money at Schwab? Just all my investment accounts, stuff like 16 17 that, stocks, bonds. 18 Cash? Yes. There is a cash portion to it, yes. 19 20 That money used to be at State Street and/or 21 Wells Fargo? A State Street was the manager of the account, 22 and whether it was State Street bank, it might have 23 been, I can't remember. It was a long time ago. 24 25 Q Then it got moved to Schwab? 26 A Correct. FINK & CARNEY

20 1 03/29/11 M. Peca 2 Q When? 3 The people managing the account were leaving State Street, so then I started using a company Asante. 4 Phil, who is my adviser, moved over to Asante Global. 5 think at the time formed a relationship based out of 6 7 Winnipeg. Any ways, the accounts came together and a company was Asante. I think that's when it went into 8 9 the Wells Fargo account. You mean it went into the Schwab account? 10 No, the Wells Fargo. After State Street it was 11 Wells Fargo then Schwab. It's in Schwab currently. 12 13 When did it go to Schwab? I don't know. 14 A 15 Do you know why it went to Schwab? Maybe just because it was a different manager 16 of the account, maybe their accounts were in a different 17 18 bank. I'm into the sure. Let's talk about some of the real estate. 19 first one El Rosario, as you refer to it? 20 Demonte Delmar it's more known as. 21. Let's call it Delmar, which just means by the 22 23 ocean? 24 A "Diamond by the sea." Who brought the "Diamond by the sea" to your 25 26 attention? FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

1 21 M. Peca 03/29/11 A It was presented to me in conversation briefly 2 by Phil. I have a passion for golf and for development 3 at the time. At the time he brought it to me I signed a 4 five-year, 25 million-dollar contract. I grew up in a 5 family with no money so now was an opportunity to do б 7 some of the things I thought would be fun and adventurous. He told me how he was introduced to a 8 gentleman Ken Jowdy, who owned land in El Rosario and 9 was looking for charter members. And we made an 10 investment as a charter member for that particular 11 12 development. 13 . O What was El Rosario? 14 El Rosario was the town in Baha. A 15 In Baha, California? Q 16 Correct, north Baha. A 17 Tell the Grand Jurors where that is? Q 18 About an hour south of San Diego I think. A 19 Q Only an hour? 20 I think so. 21 Q By car? I flew in on a small plane. I'm not sure the 22 how long the car ride is. The roads are not that easy 23 24 in that part of town. .25 Did you fly in to make the investment or after? 26 After. FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

1 M. Peca 23 03/29/11 2 account. When you say you wired, did other people have 3 Q 4 access to the account? They did, but I had to approve everything that 5 what went out of the account; nobody could make 6 transactions without my approval. 7 You said you visited the property, how many 8 9 times have you visited? 10 Just the one time. When was that in relation to when you made the 11 12 investment? Trying to think of the year, I was at the 13 National Hockey League Players in San Diego and flew in 14 from there, I think June 2005. 15 16 What prompted the trip? 17 I was just down there and wanted to set up an opportunity to go down and see it. 18 19 Who did you go there with? 20 With Phil, Phil Kenner. 21 How did you get there? The development itself had a plane out of San 22 Diego and a pilot that would fly perspective buyers or 23 24 investors down there. 25 Was there an airport? Airport strip built on the property. One of 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

24 1 M. Peca 03/29/11 the first things done there. It's on top of the Mesa, 2 which sits about 600 feet above sea level. 3 So you went on the developer's plane, went on 4 the developer's air strip, what else was going on at the 5 6 development? . 7 There was stakes in the ground where potential A holes and tee boxes may be. There were a couple of 8 homes by the water inhabited by squatters, who were 9 moved out, And employees for the project that were down 10 there basically take perspective buyers or investors 11 down there and showing them the property. We hopped on 12 the four-wheelers and looked over the property. 13 Did you spend the night there? 14 0 15 I did not. 16 Was there anywhere to spend the night? Q There were homes in the area if we wanted to, 17 A but I flew back. My wife and son were in the hotel in 18 19 San Diego. Were the homes built by the developer? 20 21 A Pre-existing homes. 22 Meant to be torn down eventually? Q 23 A Correct. 24 Had anything actually built --25 A No. 26 -- by the developer? Q FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

1 M. Peca 03/29/11 25 2 A No. Do you know if that's changed to this day? 3 Nothing has changed. Having said that, I know 4 A that when you invest in real estate development there is 5 no quick return. It could be a lengthy process. 6 7 To your knowledge what is the status of the 0 8 project today? As far as the status of that project today, 9 it's on hold. I don't want to jump ahead, I'm sure 10 you're going to ask about Cabo San Lucas, but that 11 portion of the project put the northern project on hold 12 because Cabo got hot and that was able to used to 13 cross-market the northern property. 14 So the focus was shifted from north to the south. Delmonte Delmar and El 15 Rosario in north Baha would shift to Cabo in south Baha. 16 Let's talk about the San Lucas project. When 17 18 did you invest in that one? I can't remember the exact year, it was later 19 on in 2000s, mid to late 2000s. 20 Who brought that to your attention? 21 Phil, always the same group of guys, same 22 investment group from the other one. .23 What was the pitch as to why it was a good 24 25 investment? 26 Cabo was hot. Cabo San Lucas is a much more FINK & CARNEY RÉPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

26 1 M. Peca 03/29/11 desired destination than a town El Rosario which there 2 is no easy access. The thought was, it was an easier 3 way to get a development going. And maybe, I guess, the thought process they did at time is they did fly them to 5 the north to show them the Demonte brand up north. 6 I see. Was it your understanding that the San 7 Lucas project was starting in part because the other one 8 9 wasn't going anywhere? That wasn't my impression of that. It was LO more, things aren't going as quickly as they would have 11 liked up north. The real estate market is slowly 12 starting to cool. They figured the sales would be 13 hotter in a destination in the south so they focused 14 15 there. I'm not sure I understand the cross marketing. 16 If the south is a more desirable location, you got 17 people looking at south how does that help sell the 18 19 place up north? In these destinations -- it's a unique buyer. 20 I don't think -- some people might like a lot of the 21 action like in Cabo and those people would be attracted 22 to that. But they are down there and got to see north, 23 maybe there are people who are little more private and 24 reserved. It's a quite location, then it would appeal 25 to them. It was just a personality-based thing. 26

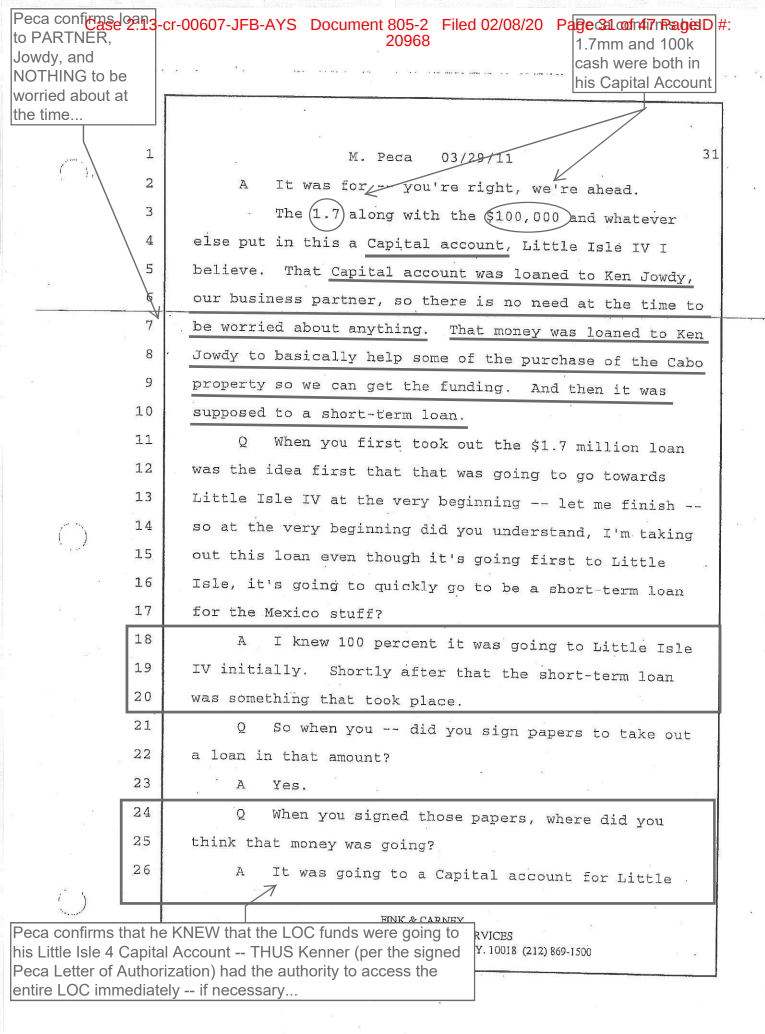
	1	M. Peca 03/29/11 27
	2	Q How much money did you put into San Lucas?
	3	A 200,000.
	4	Q We're talking about 2004 somewhere around
	5	there?
	б	A Maybe a little later that 2004.
	7	Q 2005?
	. 8	A Maybe five or six.
	9	. Q What were you going to get in return?
	10	A It was the we were still business partners
	1 i	with Mr. Jowdy, the managing partner of the projects.
	12	It was kind of the same thing we got in. The difference
	1,3	is in the northern property we were told he owned the
,	14	land, we were becoming charter members for the
	15	investment. In the south our money was going, money was
	16	going to purchasing the property. So the investments
9	17	were a little different, both places had the same idea.
<u>s</u>	18	Q Did you get any documents on that property as
	19	to what your investment was?
	20	A No. At the time we're all business partners,
	21	so we'll get it in due time.
	22	Q What happened with of that investment?
	23	A That investment, what went on there is probably
	24	why we're here today. I've never gotten any clear
	25	understanding of what was going on. After we purchased
	26	the property

Still 5 years after 2006 acquisition and Lehman funding -- Peca, Kenner and the other investors cannot get any info from Jowdy...

Still 5 years after 2006 acquisition and Lehman funding -- Peca, Kenner and the other investors cannot get any info from Jowdy... 28 1 M. Peca 03/29/11 2 You say "we" who do you mean by we? 0 Our investment group, everybody involved in it. 3 4 I'm not sure who everybody is. 5 Did it have a name your investment group? 0 6 It does, I can't remember it now. basically we closed on the land negotiations immediately 7 started with Lehman Brothers to fund the real estate 8 9 loan for the project. 10 0 And did you get the loan? Yes, \$129 million loan to develop the property. 11 A 12 Q What happened then? That's the question were looking to get from 13 14 Mr. Jowdy, where the \$129 million went. To only get a golf course with \$129 million real estate loan, where 15 was that money spent, if know only a golf course exists 16 17 on the property. Have you gone down and visited the property? 18 19 I have not gone down to Cabo. A Where is your source of information? 20 Q Other lawsuits that are going on, I get updated 21 22 on information. I mean as of now there .-- I guess the golf course is a nice one. 23 They are getting greens fees that's subsidizing the property on a daily basis. 24 25 Your understanding is still there is just a golf course at this point and some lawsuits? 26 Peca info coming from attorneys FINK & CARNEY REPORTING AND VIDEO SERVICES representing him in 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500 various litigation -not just Kenner...

1 M. Peca 03/29/11 29 2 No vertical development as all. 3 Let's talk about Little Isle IV. 0 What was that 4 investment? That again was a land acquisition deal. An old 5 sugar cane farm, I think southwest or east of the big 6 7 island. 8 0 In Hawaii? 9 A Correct. Who brought that to your attention? 10 0 That was Phil Kenner who brought me that one. 11 What was supposed to happen with this project? 12 Q It was a same thing where Lehman Brothers were 13 involved in a potential loan. We were going to buy some 14 land and we were going to start some development fairly 15 16 quickly. When you say "we", is this the same we in the 17 18 San Lucas property? I don't know if all the same people were 19 involved in that or not. I never cared to know who was 20 involved. If I knew -- I wanted to get involved, I 21 22 wasn't concerned about the others. 23 Who put together the group? 24 Phil Ken. Was Jowdy involved in the Hawaii property as 25 26 well? FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

30 M. Peca 1 03/29/11 2 A I don't believe he was. 3 Do you know who the developer was in Hawaii? Q I can't remember the name. I know there is a 4 managing partner, Allan Warden, was Dan supposed to be 5 6 involved. 7 How much money did you put in Little Isle IV? 0 \$100,000 cash investment that was going to go 8 towards that. Then we had lines of credit. 9 I had one out for \$1.7 million that was going to be used at the 10 Peca verifies his time. Here's where a lot of the cross starts to happen. .1 1.7mm LOC and use as well as A short-term loan to Mr. Jowdy, because at the 2 LOANS to Jowdy .3 time Cabo -- we hadn't gotten the lending from Lehman from the Hawaii investor group... Brothers yet. We made a short-term loan until the .4 lending came in. Once the lending came through they 15 were to pay back the loan, I think in the neighborhood 16 of five-and-a-half million dollars, on the closing. 17 was never paid back. And then communication basically 18 seized at that point from him. 19 That was kind of the whole sticking point as 20 far as me and the other guys with Mr. Jowdy. 21 I think we'll need to slow down and walk 22 through that in more detail, because I'm a little 23 24 confused. 25 This \$1.7 million line of credit that was for the Mexican project or Little Isle IV? 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500



يعمر	1	M. Peca 03/29/11
(1	2	Isle IV.
E E	3	Q At the time you signed the papers, did you
	4	think that Little Isle IV Capital Account for Hawaii was
	5	used to lend money to Jowdy for the Mexico stuff, or
	6	only later where that was a decision that was made?
	7	A I can't remember exactly what the time frame
	8	was on those two things.
	9	Q Were you consulted an advance about whether to
,	10	use the money in the Little Isle IV Capital account to
	11	loan money to the Mexico project?
	12	A I knew the short-term loan was made to
	13	Mr. Jowdy.
()	14	Q Did you know in advance of it being made?
**************************************	15	A I probably did, I mean at the time if I was
	16	told about it, I probably would say, okay, sounds good.
	17	It was probably explained to me. I can't tell you
	18	definitely right now that I know the day or time of the
	19	conversation. As it was happening I wasn't like what
	20	happened to that, I didn't know it would happen. I kind
	21	of knew what we were doing.
	22	Q Let me paraphrase, you're not sure if you were
	23	told but you basically approved of it. You wouldn't
	24	really have cared sounds like you're saying?
	25	A Correct.
	26	Q Then, you were getting into this before, so
Peca NEVER state	`	MAN ON THIS AND VIDEO SERVICES
the 2015 EDNY to that he learned at		7 / (-1.5) 003 1300
1		

loans to Jowdy the night before his very detailed GJ

testimony

Peca confirms that the loaned funds to Jowdy NEVER came back to Little	cr-00607-JFB-AYS Document 805-2 Filed 02/08/20 Page 33 of 47 PageID #: 20970	
Isle 4 verifying		
his capital account contribution again	M. Peca 03/29/11	
2	that money was loaned to Ken Jowdy because they were	1
3		
	waiting for some kind of financing to come in?	
	A Correct.	
5	Q And then it never came back?	
6	A Correct.	
7	Q So that money went back to the Little Isle IV?	
8	A It did not.	
9	Q What about the \$100,000 cash, did that go to	
10	Little Isle IV?	
. 11	A It did.	
12	Q What is the status of Little Isle IV?	٠
13	A We're part of a joint venture that still owns	
14	the property.	٠
15	Q What is the status of the investment there?	
16	A We've been busy with a lot of this stuff, I	
17	haven't cared to look at it yet. As far as I know it's	
18	land and it hasn't been developed yet.	
19	Q As far as you know your 1.7 million was that go	
20	to Little Isle IV at some point so they could use it?	
21	A It was all part of the land acquisition, yes.	
22	Q Obviously that 1.7 couldn't go there because it	
23	got tied up in Mexico project.	
24	A Correct.	
25		İ
	Q I want to make sure I understand it right. Was	
26	the idea you took out this big loan, \$1.7 million, was	
Peca NEVER tells the GJ that the money was a "6 month thing" like he		
and his wife told the EDNY in 2015		

. 1	M. Peca 03/29/11 34
2	the idea that after the Mexico project solved its
3	short-term problem, the money comes back to you and pays
4	off the loan. Or was it that after the Mexico people
5	solve their problem it goes to Hawaii and funds your
6	investment out there?
. 7	THE WITNESS: Can I step out for a second? I
. 8	want to understand it so you get the answer that
9	You need.
10	THE FOREPERSON: Yes.
11	(Witness Temporarily Excused.)
12	(Time Noted: 11:04 a.m.)
13	
() 14	
15	
16	
17	
18	# # # # # # # # # # # # # # # # # # #
19	
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25.	
.26	
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1	M. Peca 03/29/11 35
2	(Colloquy Precedes.)
3	(Witness Enters Room.)
4	(Time Noted: 11:10 a.m.)
5	THE FOREPERSON: I remind you, you are still
6	under oath.
7	BY MR. DEVLIN-BROWN:
8	Q About five minutes or so ago you stepped out,
9	you wanted to consult with your attorney to try to
Peca again confirmed the loan	refresh your recollection on certain facts?
to Jowdy 1	A The recollection is the two things were
12	happening almost simultaneously. The loan by Lehman
13	Brothers was held up, and the short-term loan was to
() 14	make sure that loan was to come through. The loan to
15	
16	asset in Cabo, it pays different terms for us. We were
17	able to make sure the land was acquired and we did get
18	the loan from Lehman Brothers.
19	Q When did you make the investment in Little Isle
20	IV, to the best of your knowledge?
21	A 2004, 2005 maybe.
22	Q I want to show you some documents, some of them
23	I'll show you on the screen others I'll walk over to
24	you.
25	Let me just ask you first, Northern Trust Bank?
. 26	A That's where the line was credit was out on for
()	
" e a session "	FINK & CARNEY REPORTING AND VIDEO SERVICES
	39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500
	The second secon

1 36 M. Peca 03/29/11 2 the Hawaii investment. 3 I'm showing you what's been marked as Grand Jury Exhibit 101, which says, "Investment management 4 account agreement, " with your name here, Michael Peca. 5 6 I mostly want to ask you if it's your handwriting on here. Is that your signature? 8 A Yes. March 21, 2005, does that seem like the time 9 10 you would have taken out the loan? 11 Sounds like it. Do you remember signing these documents? 12 13 Yes. Did you authorize anyone to make, to have 14 access to your Northern Trust loan account so they could 15 make decisions as to how it could be used? 16 Phil Kenner was power of attorney on the 17 account, but nobody had the ability to make a decision 18 19 on my account but me. 20 When you say that no one --21 His power of attorney privileges were limited to, "I need this wire, can you do it for me." Often 22 times I'm traveling and didn't have the ability to do 23 24 it. Do you know if that was the instructions the 25 bank had or was the bank told he could access the lines 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

M. Peca 03/29/11 37 1 2 as he wished? 3 No idea. Let me show you this document, marked 102, Greg 4 5 Cygan, do you know who that is? I don't know that person, no. A June 3, 2005, "The following is a list of 7 Q standard adviser employees that are permitted to 8 instruct Northern Trust with regard to client accounts," 9 signed by Phil Kenner and Christine -- how do you say 10 11 the last name? 12 Heirick. I believe she was an employee of 13 Mr. Kenner's. 14 Had you met here? 15 The only time I met her the time is when I flew 16 from San Diego to El Rosario. 17 There is a Grand Jury Exhibit 103, which is a credit application. Is this your writing on the top? 18 19 I didn't write that, no. The same real estate investments, the amount 20 1.775 million. Did you write that? 21 22 I did not write that. 23 Q What about --24 That's all my writing there. 25 Just so the record is clear, I'm pointing to the "information about me" section. What about this 26 FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

Į¥		
···	1	M. Peca 03/29/11 38
	2	signature dated December 26, 2007, is that your
40	3	signature?
<i>a</i>	4.	A That is my signature.
g = #	5	Q Do you recall completing any kind of financial
4	6	statement in order to obtain the line of credit?
	7	A I remember them doing some due diligence. I
	8	don't remember exactly what was required at the time.
	, 9	Q I'm going to show you 104, personal financial
	10	statement. The first blank where it has your name and
35	11	information, is that your handwriting?
	12	A It is.
96	13	Q Then numbers written down on the page that says
()	14	income statement, is that your writing?
	15	A That is not my writing.
	15 16	A That is not my writing. Q Let me show you Grand Jury Exhibit 107,
9		
	16	Q Let me show you Grand Jury Exhibit 107,
ę	16 17	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature?
	16 17 18	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is.
	16 17 18 19	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow
	16 17 18 19	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005,
	16 17 18 19 20 21	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow Phillip A. Kenner to access my above-referenced line of credit." it says, "For line of credit, for direct
	16 17 18 19 20 21	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow Phillip A. Kenner to access my above-referenced line of credit." it says, "For line of credit, for direct deposit to the Little Isle IV account at Northern Trust,
	16 17 18 19 20 21 22 23	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow Phillip A. Kenner to access my above-referenced line of credit." it says, "For line of credit, for direct deposit to the Little Isle IV account at Northern Trust, he is authorized to sign for the release of funds
	16 17 18 19 20 21 22 23 24	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow Phillip A. Kenner to access my above-referenced line of credit." it says, "For line of credit, for direct deposit to the Little Isle IV account at Northern Trust,
	16 17 18 19 20 21 22 23 24 25	Q Let me show you Grand Jury Exhibit 107, starting with the signature. Is that your signature? A It is. Q This letter is dated March 11, 2005, "Gentlemen, this letter is your authorization to allow Phillip A. Kenner to access my above-referenced line of credit." it says, "For line of credit, for direct deposit to the Little Isle IV account at Northern Trust, he is authorized to sign for the release of funds related to the line:" Do you remember signing this?

Peca confirmed that he signed the **Letter of Authorization** for Kenner to access his LOC at NT

Bank

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26

your bonds?

Peca confraged Flater 60607 JFB GTV S thoo cument 805-2 Filed 02/08/20 Page 40 of 47 PageID #: consequence of the LOC funds and the fact that the non-repayment of the Jowdy loan was a factor in the seizure... 40 M. Peca 03/29/11 2 Yes, and they did. What they took was just under \$2 million, I believe it was 2008, maybe after a 3 while. We were just, when the loan, the short-term loan 4 from Mr. Jowdy was not paid back, the line of credit 5 They had taken what was loaned, I guess, 6 time matured. 7 lent to me plus interest. Let me show you what is marked Grand Jury Peca claims VERY Exhibit 106, which is the pledge agreement dated WELL AWARE of November 5, 2007. Kind of a technical document, do you the collateral he secured the LOC remember signing documents putting up the bonds to with to NT Bank... secure the line of credit? 13 Uh-huh, yes. I was very well aware of that 14 scenario. 15 Is this your signature? 0 1,6 That is, yes. 17 You say to do this you transferred the bonds from your Schwab account; is that right? 18 If it was Schwab, I think it was Schwab at that 19 time, whatever it was in. 20 21 Do you recall ever getting updates from Mr. Kenner in sort of written form, a little formal, 22 about what was going on with the Little Isle IV project? .23 24 It was pretty informal. Do you recall getting letters or anything like 25

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26

that?

recall the July 2006 disclosure doc he signed for the Hawaii deal although Peca's signature	17 10
deal although	
lPeca's signature	
was faxed from his M. Peca 03/29/11	41
machineSee Peca A No.	
signed July 20067 Q Let me show you one letter and see if you	\dashv
LI4 disclosure recognize it. I'm going to mark this as grown a	
letter (with Peca	
fax confirm) Exhibit 110A. Take a look through that. On the last	
Pust 20 0 Digitor by Thir Reinfer.	
A Do you want me to read what is highlighted?	
Q Not necessarily, just look at it and see if i	.t
9 refreshes whether you got this or any similar update,	-
it's dated 2006, about what was going on with the	
l1 project.	- 1
12 (Witness reviewing document.)	
A No, I don't recall this document.	
Q Let's talk a little about some of the various	.
15 litigation. You mentioned there was all kinds of	
16 litigation; is that right?	
A Yes.	
Q Are you party to some litigation?	
19 A Not currently. We did have a suit against	
20 Mr. Jowdy that was filed in State of California.	
Q Who you were a plaintiff in the lawsuit?	
A Correct.	
Q Who were the other plaintiffs generally?	
bevenson was one, there was	
and a said a said the to go through	gh
26 all the names that I can? Rob.	
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42 1 M. Peca 03/29/11 2 Were they all hockey players? Q 3 The majority. A 4 What happened in the lawsuit? 5 The case was dismissed without prejudice, so we have the ability to go back and file the suit, there was 6 just a thing we were -- at the end of the day we're 7 trying to get the accounting for the Lehman \$129 million 8 9 loan and how that was used. We've yet to receive that 10 information. That's been the frustration on our side 11 all along. 12 Do you know why the case was dismissed? Q The lawyer can answer that better than I could. 13 Same lawyer, Mr. Richards, represented you 14 15 there? 16 Correct. Did he represent the other plaintiffs as well? 17 18 Yes, he did. A Was Mr. Kenner one of the plaintiffs? 19 20 He was not. 21 Were you deposed in that case? I -- not for that case. The last time I was 22 asked any questions was informally maybe year-and-a-half 23 ago over-the-phone with, I think several district 24 attorneys from this area, somebody from the SEC, nothing 26 from that case. FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

43 1 M. Peca 03/29/11 2 Q In that case you were not deposed? 3 A I was not. Did someone seek to depose you or did you get a 4 5 notice of deposition? 6 I did not. Do you know if the case was dismissed because 7 certain plaintiffs were not appearing for their 8 depositions, does that ring any bells for you? 9 That's not -- I know there was a question of, 10 you know, Mr. Jowdy's side wanted to depose players that 11 were in the Olympic. It was an inconvenience. They 12 were playing in the Olympics, to take time to be 13 14 deposed. 15 That was not an issue for you? Q 16 I was retired at the time. A 17 Any other lawsuits that you're a party to? Q 18 Currently no that I can recall. A Any former lawsuits to these things? 19 20 To these things, no. Who paid the attorneys fees in that lawsuit out 21 22 in California? We all took part in paying Mr. Richards. 23 What about your fee for his representation of 24 you in the Grand Jury, are you paying that or is someone 25 26 else? FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

11 9	v		
·····	1	M. Peca 03/29/11 44	
y A	2	A I am paying it, reluctantly,	
	3	MR. DEVLIN-BROWN: I propose excusing the	-
	4	witness for the moment. I'm going to ask the	
	5	Grand Jurorg of there have	Seelection.
	6	might be it for you.	
· · · · · · · · · · · · · · · · · · ·	7	THE WITNESS: Okay.	
8	8	MR. DEVLIN-BROWN: We'll call you back in if	
8	9	you we need you, otherwise you're excused.	
	10	You should know, however, that the Grand Jury's	
	11	investigation is continuing so although I'm	
	12	sure you hope this is not the case they may	
*	13	request that your testimony continue on a later	
<i>(</i> ` ` \	14	date. We're excusing you pursuant to potentially	
Same .	15	coming back on a later date if there are more	
*	16	questions.	٠
	17	THE WITNESS: Okay.	
	18	MR. DEVLIN-BROWN: May I ask the witness be	10
	19	excused.	
	20	THE FOREPERSON: Yes.	
	21	(Witness Excused.)	
	22	(Time Noted: 11:24 a.m.)	
	23	(Colloguy Follows.)	
	24		
	25		
	26		
, · · ·)	100 to		
1		FINK & CARNEY	
*		REPORTING AND VIDEO SERVICES	
		39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500	

	1	M. Peca 03/29/11 45
<i>(</i> - ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	2	(Colloquy Precedes.)
	3	(Witness Enters Room.)
	4	(Time Noted: 11:28 a.m.)
+ 1.00	5	THE FOREPERSON: I remind you, you are still
8	6	under oath.
	7	BY MR. DEVLIN-BROWN:
	8	Q Just a few more questions for you. Do you know
	9	a hockey player Mr. Nolan?
	10	A He was my roommate at the Olympics.
	11	Q Do you know if he invested in Little Isle IV as
	12	well?
	13	A I believe he did. I think. I don't have any
,	14	evidence that he did, but I think he did.
i)	15	Q Do you know if his line of credit if he took
	16	out a line of credit as well?
	17	A I believe he did. He filed suit against
	18	Mr. Kenner, that was part of his complaint.
	19	
	20	Q Do you know if his line of credit got paid off? A I have no idea.
	21	Q Would you have authorized your line of credit
×	22	to be transferred to pay his line of credit off?
41	23	
	24	to that out and I think they came in separately
1	25	
e e.	26	money is in the account and something paid something, I
		don't know. I don't know how that process would work.
ca confirms th	ne	FINK & CARNEY
		DEDUDANIC VID ADDA

Peca confirms the (Capital Account process) money all went to the Little Isle 4 account where he was aware bills were paid...

4		
7-:	1	M. Peca 03/29/11 46
	2	Q Have you heard that that happened?
	3	A No. I got a document from Northern Trust at
9.00	4	the time that said my line of credit expired and my
140	5	money, and they were taking the money from that bond
	6	account.
	7	Q Do you know who Lewis Volpini is?
	8	A Never heard the name before.
	9	Q Do you know who Led Betterville is?
N S	10	A No idea.
	11	Q Do you know who Shaman Manbetzi is?
	12	A I do not.
	13	Q Do you know why any of those people would be
(**	14	getting money from the Little Isle IV capital account
in at	15	funded by your line and credit and other lines of
(C)	16	credits?
" -	17	A I don't.
	18	MR. DEVLIN-BROWN: No other questions.
1	19	May I ask the witness be excused.
2	20	THE FOREPERSON: Yes.
2	21	(Witness Excused.)
2	22	(Time Noted: 11:30 a.m.)
2	23	
2	24	
2	35	
2	6	
()		
"trust"		FINK & CARNEY REPORTING AND VIDEO SERVICES 39 West 37th Street, 6th Floor, New York, N.Y. 10018 (212) 869-1500

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, mar 844.	1	. 47	
1	2	CERTIFICATE	
	3		
	4	STATE OF NEW YORK).	
	5		
	6	COUNTY OF NEW YORK)	
	7	Total Control of the	
*	8		
	9	I, RIVKA TEICH, hereby certify that	
	10	the foregoing is a true and accurate transcript,	
2 *	11	to the best of my skill and ability, from my	
(68	12	stenographic notes of this proceeding.	
	.13	, proceduring.	
······································	14		
1J	15		
	16		
	17	Rinha Teich	
	18	Rivka Teich, R.P.R., C.S.R.	
ē	19	Acting Grand Jury Reporter	
	20		
	21		
	22		
	23		1
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	25	*	
5:5%	26		
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